A BUSY NIGHT.

The House Rushed Bills Forward Last Night

Acting in Committee of the Whole.

RAILROADS SPARED.

The Bill to Reduce Passenger Rates is Killed.

The Bill Regulating Output of State Coal

FIRST SLAUGHTERED

And Then Reconsidered and May Yet Pass.

Bill to Prevent Garnisheeing Wages Favorably Acted On.

The house went into a committee of the whole upon convening last night, with Barkley of Elk in the chair, and took up the bills under the head of general orders. The first bill on the calendar was the one introduced by the house judiciary committee placing express companies doing business in the press companies doing business in the state under the supervision of the court of visitation the same as railroad companies. With practically no opposition by this time some of the Populist panies. With practically no opposition it was recommended for passage.

The bill introduced by Johnson of Nemaha providing for the election of city attorney and city assessor in cities of the second class, received the same

recommendation.
A second bill by Johnson of Nemaha, following immediately on the calendar, providing for determining the elections by lot in cities of the second class, was also recommended for passage.

Would Not Cut Passenger Rates.

The Harbaugh bill reducing the pasthink we have legislated enough against the railroads. I think the railroads ought to get in sufficient to pay the em-ployes, and I think this is going just a ployes, and I think this is going just a little too far. I move that the committee report this bill back to the house with the recommendation that the enacting clause be stricken out."

The majority of the house chimed in with the sentiments of the speaker protein, and the motion was adopted, its adoption killing the bill.

State Coal Mine Bill Killed.

The Cassin bill limiting the output of the cassin bill limiting the Sutput of the penitentiary mines to state and charitable institutions, which was left in the "al" by the committee Monday, followed in consideration. No sooner was it taken up and the reading started y the clerk than Keefer of Leaven-orth moved to strike out the enacting ause. "That's right," yelled Brown of Pratt, and in deference to the will of the leader, the Populist side turned into line and before "Uncle Jimmie" Cassin could say anything in defense of his measure, the enacting clause had been stricken out and the bill killed.

Law of Garnishment.

The following bill on the calendar was also by Cassin, an amendment to the present garnishment law making it unauting associates, with his finger still shaking in the same threatening manner, said: "You have just broken one of your party pleages by killing my bill limiting gard to the garmishment of employes. Ind If there is one thing the laboring men of this state is interested in it is the garmishment of wages. You promised in your Abilene platform to look after the interests of the working men, and

Cubbison of Wyandotte came to the support of Cassin, and at least saved the life of the bill temporarily. He said that the greatest bardship the laboring men of Kansas had now to contend with was the system of garnishment which was practiced from one end of the state to the other. He called upon the Populists to be loyal to the principles promulgated at the Abliene convention, and ended by moving as an vention, and ended by moving as an amendment to Hackney's motion that the bill be referred back to the judiciary committee with instructions to prepare a measure which would protect inboring

WOMAN'S NIGHTMARE. She Shudders When She Realizes the Danger and Pain of Child-bearing.

There is so much suffering and danger in store for the young mother, that her happy anticipation soon gives way to a feeling of dread at the thought of the pain which she must undergo. This constant fear so preys upon the mind of many women that it fills them with terror and makes baby's coming a source of the greatest anxiety and dread

All the suffering and danger of the ordeal can be avoided by the use of "Mother's Friend," which prepares the body for this important event. It relieves "morning sickness," and many er unpleasant conditions which ex ist during this time. Thousands of women praise "Mother's Friend" for g them safely through the most eritical period of their lives.

Every woman should send their name and address to the Bradfield Regulator Co., Atlanta, Georgia, and receive free, valuable information on the subject.

Republican leader, claimed the floor, and moved a reconsideration of the judiciary committee express bill, which had been recommended for passage at the opening of the night session. "I move this reconsideration," said he, "because of the fact that the express bill as you have recommended it for pussage is not worth the paper it is printed upon. No penalty is imposed for the violation of its conditions, and this makes it inoperative."

tion of the gentleman from Ford, said Hackney of Sumner.

The house then set to work to repair the express measure. Fitzgerald of Ford proposed an amendment, and at the end of ten minutes cutting off and building up it was adopted in substance. The amendment adopted imposes a penalty of a fine of not less than \$500 or more than \$1,000 for every violation of any of its provisions by the express commanies.

As amended, the bill was again recommended for passage and will pass

Giving Away of City Franchises,

The bill introduced by Rutledge of Seigwick by request, making it unlaw-ful for the mayor and council of any city to grant or sell a franchise to any origet by a majority of the electors vot-ing on the proposition, was the last bill considered by the house as a committee of the whole. It was left pending without any action being taken after con-siderable discussion, in which Cubbison and Armstrong of Wyandotte took a hand in opposing the measure. They said that it would work an injustice to the people of Eansas City, Kan, as the city council had but recently granted a franchise to the Metropolitan Street a franchise to the instropolitan Street railway in return for the construction of the wagon bridge across the Missouri river and the expenditure of \$200,000 in building power houses on the Kansas side. Both stated that if the franchise

bers had apparently experienced a the report of the committee of the whole, Hackney of Summer introduced ution amending the report on so as to recommend it for pasthe bill so as to recommend it for pas-sage in place of striking out the enact-ing clause. The resolution went over under the rules. The house then adjourned until 10 o'clock this morning.

BOTH ARE BEATEN. Two Resolutions Looking to the Abrogation of Prohibition are Defeated.

Resubmission received a black eye in the house yesterday afternoon. Two concurrent resolutions, one repealing the prohibitory amendment, and the other calling a constitutional conventwo-thirds majority necessary for adoption. Both received majorities, the former only a majority of four, but the latter a majority of 22 votes. The defeat of the two resolutions

The defeat of the two resolutions yesterday afternoon now leaves but the senate resolution, providing for an amendment to the constitution and the bill repealing the Murray law, on the house calendar, although motions are pending for the reconsideration of the votes by which the two resolution were

contion to the resistance of translation from motion of Hackney of Summer, the joint resolution repealing the prohibitory amendment to the constitution, introduced by Ury, Republican, of Bourbon, instead of his concurrent resolution relating to the calling of a constitutional convention, was taken

Larimer of Shawnee at once objected, referring to the fact that the Hackney resolution was on the calendar under a lawful to garnishee any employer for the wages of an employe, who is the head of a family, and when Hackney of Sumner moved to strike out the enacting clause as the cierk commenced enacting clause as the cierk commenced.

Hackney retorted that the motion contained no such specification, aithough the calendar was printed with the resolution calling a constitutional convention at the top under a special corder. He said that the Ury resolution should be considered first, and renewed his motion. Larimer, however, withdrew his objection and the Ury resolution was taken up.

Senator Quay and decides that he must stand trial on the indictments found against him there can be no doubt that the position of his opponents will be greatly strengthened. Senator Quay made this statement at midnight:

"I am entirely satisfied with the result of tonight's caucus. A number of members of the legislature who did not against him there can be no doubt that the position of his opponents will be greatly strengthened. tion was taken up.

tion was taken up.

After the reading of the resolution and its adoption by sections, Hackney moved to make it a concurrent resolution instead of a joint resolution, and the motion carried. The roll was then called on the final adoption of the reso-

list and Republican, sent written ex-planations of their votes to the desk. In explaining his vote, Larimer of In explaining his vote, Larimer of Shawnee, said: "I am glad to have the opportunity once more to register my vote for the homes of Kansas. I vote

measure which would protect laboring thirds majority was necessary to carry it and it was declared lost.

Ury at once changed his vote from Speaker Stream sold he would be majority at once changed his vote from

men absolutely from garnishment up to 1500 per month.

Speaker Street said he wanted to see the bill go through as it was. "I am in favor of the abolishment of all laws for the payment of debts," he said.

Wellep of Cherokee moved to refer the bill back to the house with the recommendation that it be placed on third reading subject to amendment and debate. The motion was made as a substitute for the motion and amendment and debate. The motion was made as a substitute for the motion and amendment pending, and carried.

Fining the Express Companies.

Fining the Express Companies.

Johnson of Chase, Jones, Keefer, Kelson, Lambert, Lawson, Lewis, Loomis, Son, Lambert, Lawson, Lewis, Loomis, Marty, McGrath, Mersen, Lambert, Lawson, Lewis, Loomis, Malin, Marks, Marty, McGrath, Mer-rill, Metzler, Millar, Moore, Montgom-ery, Muensenmayer, Palenske, Ravens-ery, Muensenmayer, Palenske, Ravens-

ruft. Rothwieler, Russell, Rutledge, immons, Singleton, Smith of Sherman, Stoner, Stuart, Sutcliffe, Ury, Ward, Veliep, Wright, voting in the negative

Gentlemen voting in the negative were: Messra Bacon, Barker, Barker, Brooke, Brown of Greeley, Brown of Pratt, Burtis, Byers, Carr, Clark, Conger, DeWitt, Epperson, Farrell, Feighner, Fell, Filson, Finney, Foley, Fouts, Fulton, Geissler, Harbaugh, Harris, Haywood, Henley, Hibner, Ingle, Jackson of Harvey, Johnson of Labette, Johnson, of Nemaha, Keddie, Larimer, Longley, McCarthy, Mott. Outcalt, Polson, Richards, Shouse, Smith of Brown, Stevens, Tapscott, Taylor, Trueblood, Turney, Ury, Vogelgesang, Walliace, Wehrle, Williams, and Speaker Street.

The Hackney resolution calling a constitutional convention was then taken up. Like the Ury resolution, it was lost, although it received more support than the former resolution. The vote was 66 to 41 It stood as follows. Gen-tlemen voting in the affirmative were: Messrs. Armstrong. Basgail. Bean. Brown of Pratt. Buell, Cassin, Cubbi-son, Dalton, Duvis, Dingus, Doyle,

Ernst, Fairchild, Farrell, Feighner, Fell, Fitzgerald, Fulton, Goodno, Graves, Hackbusch, Hackney, Harbaugh, Harvey, Hibner, Ingle, Irwin, Jamieson, Jaquins, Johnson of Chase, Johnson of Labette, Jones, Keefer, Kelson, Lambert, Lawson, Loomis, Malin Marks, Marty, McGrath, Merrill Metzler, Millar, Montgomery, Muenzen passage is not worth the passage in the passage in the printed upon. No penalty is imposed for the violation of its conditions, and this makes it inoperative."

"By George, I believe he's right, boys." said Brown of Pratt, turning to his Populist followers. "I second the motion of the gentleman from Ford," said

Hackney of Summer. Miniar, anongomery, Ruseira, Ruseira, Miniar, anongomery, Ruseira, Ruseira, Miniar, anongomery, Ruseira, R

Street.

Gentlemen voting in the negative were: Messrs, Bacon, Barker, Barkley, Brooke, Brown of Cowley, Brown of Greeley, Burtis, Byers, Carr, Clark, Conger, Crosby, DeWitt, Epperson, Filson, Finney, Foley, Fouts, Geissler, Grimes, Hackney, Harris, Haywood, Heminger, Henley, Jackson of Harvey, Johnson of Nemaha, Keddle, Larimer, Lewis, Longley, McCarthy, Moore, Mott, Perry, Shouse, Smith of Brown, Sutelliffe, Tapscott, Taylor, Turner, Williams,

the result was announced Hackney changed his vote from "aye' to "no," and moved a reconsideration. The motion went over.

QUAY FALLS DOWN.

Finds Himself 19 Votes Short in the Caucus.

Harrisburg, Pa., Jan. 4.-Despite the efforts of the opponents of Senator senatorial caucus until a later date, the adherents of the senior senator carries their point last night and secured the indorsement of their favorite by 109 of the 164 Republicans of the Pennsylvania legislature. This is 19 less than the number required to elect a United total membership being 254, of whit 128 is a majority. The anti-Quay lea fighting can not succeed himself in th senate. On the other hand, the Quay people and Senator Quay himself ex-press confidence of ultimate victory, They say that of the absentees two members of the house are kept away by sickness and will vote for Senator Quay. This would leave him 17 votes short of the number necessary to elect ers of the house are kent away b and the efforts of the Quay leaders will

and the enerts of the quay maters to be directed during the next two weeks towards securing these votes.

The caucus was held in the big unfinished hall of the house of representatives. The public was admitted by tives. The public was ticket to the gallery, an packed to suffication. Are ticket to the gallery, and this was packed to suffication. Around the four sides of the hall stood nearly every leader in every county who has helped to make the Quay fight. In addition there were a number of Democrats of state prominence, including State Chairman Garman and many Democrats of

the legislature.

The Quay leaders during the past few days have been claiming anywhere from 118 to 135 votes in the caucus. The fact lis to 135 votes in the caucus. The fact that the actual figure was below their lowest claim is regarded by many here as a source of great disappointment to them. This class of people are strong in the belief that Senator Quay is beaten. Undoubtedly the decision of Senator David Martin to remain out of the caucus had much to do with the success of the efforts of the anti-Quay people. Senator Quay has expressed confidence At 3:30 o'clock, just an hour and a half later than the time set for the special order, the house turned its attention to the resubmission resolutions. on the situation have left that if Mr

political power against him.

All agree that much depends upon the action that the state supreme court will take in Philadelphia on January I on the proceedings brought before that body through a writ granted recently the effect of which is to bring the criminal proceedings against Sensity Congress. inal proceedings against Senator Quay hefore the court of review. If the pro-ceedings are quashed by the supreme court. Mr. Quay will assuredly be re-slected. If, on the contrary, the court refuses to interfere with the regular course of the legal procedure against Hackney retorted that the motion Senator Quay and decides that he mus

agree to enter the caucus tonight have assured me of their cordial support when the assembly meets in joint con-vention. These votes will be more than sufficient to elect me. I am absolutely confident of my success."

THE "HEATHEN CHINEE" Is Making Lots of Trouble for the Officials in Hawaii.

San Francisco, Cal. Jan. 4.—The steamer Australia from Honoinia brings the folcopportunity once more to register my vote for the homes of Kansus. I vote for the homes of Kansus. I vote from Taylor of Wyandotte, Populist, said:

"I am opposed to every measure which had anything to do with the calling of this special session of the calling of this special session of the legislature. I believe this is one of the migrers in the woodpile' and vote 'no."

Fifty-six votes were cast in favor of the resolution and 52 against. A two-thirds majority was necessary to carry it and it was declared lost.

Ury at once changed his vote from "aye" to "no." in order to move a re-

Kansas Court Reversed.

Washington, Jan. 4.—The United States supreme court has dismissed the case involving the right of the corporation of Kansus City, Kan., to sell lands of the Union Pacific Raifroad company on the ground that the court had no jurisdiction. The case was decided by the supreme court of Kansas against the contention of the railroad company that its lands could not be said for that its lands could not be sold for

It Will Surprise You-Try It. It is the medicine above all other for catarrh and is worth its weight in gold. Ely's Cream Balm does all that is claimed for it.—B. W. Sperry, Hartford,

My son was afflicted with catarrh. He used Ely's Cream Balm and the disa-greeable catarrh all left him.-J. C.Oimstead, Arcola, III.

A 18c trial size or the 50c, size of
Ely's Cream Baim will be mailed. Kept
by druggists. Ely Brothers, 55 Warren
St., N. Y.

Kipling Coming Over. London, Jan. 4.—Rudyard Kipling, with his wife and family will leave for America on January 25.

CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Signature of Chat H. Witches.

A Bill to Bring About Civil Service Reform.

Senator Householder's Bill Not the Best Kind.

BUT IT'S SOMETHING In the Right Direction and

Toward What the People Are Bound to Have.

Makes a Stagger

IF THEY HAVE TO TURN

Administrations Out as Fast as They Put Them In.

Stanley Will Go, Too, If Civil Service Isn't Inaugurated.

Senator Householder was the reciplent of a handsome compliment during session of the senate last night, which was the second night meeting of the special session. Mr. Householder called up his proposed law creating new regulations which will place the state charitable institutions under civil service and accomplish what he believes, and what a majority of the people of Kansas believe, are much needed reforms in the management of these in

The measure has passed the senate on two previous occasions but has been killed in the house but the change of public sentiment, or rather a revolt public sentiment, of father a revolu-against the existing conditions, on the part of the people has caused the mem-bers of the legislature to realize that something must be done and there seems to be little doubt that the bill

Senator Householder called up the bill last night and explained that it passed the senate on two previous oc-casions and further that only one amendment of importance had been made and that provides for the appoint-ment of the board of examiners to take harge of the administration of the af fairs of these institutions and pass upor the fitness of applicants for positions The board is to be non-partisan and

takes charge of its work July 1.

The senate gave unanimous consenthat it should go on third reading, subject to amendment and debate without consideration in committee of the whole.

The provisions of this bill have been fully outlined in the Journal.

The Bush Corporation Bill.

The senate immediately after assem bling last night went into committee of the whole and resumed the considera-tion of the Bush corporation bill, which provides a tax of one-tenth of one per ent on each dollar's worth of capital loing business under authority of a Kansas charter, shall file annually a detailed report of the business transactions of such companies. The bill was recommended for passage.

Repaal of Present Railroad Law. Senator Farrelly produced not a little commotion among the senators by a motion to postpone indefinitely the con-sideration of the bill repealing the pres-

ent railroad commissioner law True it is the legislature has passed a new railroad law, but it may prove unconstitutional and be wiped out. Then

aiready passed by that body was sub-stituted for the senate bill, and ad-vanced to third reading with the recommendation that it be passed. TENURE OF OFFICE BILL Providing That Officials Can't Be Removed Without Investigation,

is Killed. There was a clash between Governor Leedy and the senate last night. The governor had sent a personal request to the senators asking the repeal the law which provides for the appointment of legislative investigating committees but the senate committee of the whole recommended that the bill be not passed.

Should the bill pass the house it will be published in the official state paper and will become a law by the time the passed.

have asked the governor to appoint Mr.
Phipps, now a member of the board
of regents of the state agricultural coilege, for another term and permit his
confirmation by the senate thereby so
fixing matters that President Will will remain in control of the college for two

of the senate into his office yesterday afternoon and suggested the advisability of repealing the law creating investigating committees. Last night he sent word to the senators to the effect that unless the legislative investigation law was repealed he would not appoint Mr. Phipps on the board of regents of the agricultural college. Then the sen

ate killed the bill The senate chamber was more like a nursery than a legislative half last night about 9 o'clock when unexpected hostilities arose among some of the Populist senators over this bill. It was called up by Senator Stone when the senators were burying their faces in sucks of popcorn, emerging long enough to occasionally talk and laugh. On various desks only the bottoms of sen-ators' shoes could be seen. The men above the shoes had settled down in their chairs to map and smoke and read. The reading clerk was droning away at the bill mentioned when Senator Lewel-ling took a position in front of his desk ensution of the session, and was usible for a red hot debate lasting

Lewelling's Speech.

Referring to the proposed repealing act, Senator Lewelling said: "This is simply a proposition to take the state of Kansas by the throat. We have got the offices and now defy the Republicans to eject us. This is the motive which prompted certain men to introduce this bill.

on all know what an effort was made to have the new railroad bill so framed that the present governor should ap-point the judges of the court for four years. Then other efforts have been made to grab remaining offices, and now we have this effort to further force ourselves upon the people of Kansas. Go ahead and do these things and then go before the people of Kansas and, as the People's party, this lofty party of principle, go before the people of Kansas and as the People's party, this lofty party of principle, go before the people of Kansas and as the People's party, this lofty party of principle, go before the people of Kansas and to be represented.

copie will crook their fingers in your

This bill is a preposterous and gigantie scheme of highway robbery for of-fices. Let us strike out the enacting clause and have done with such per-fidy."

Hanna Endorses Lewelling.

are my sentiments. Pass this bill and Populism in Kansas is dead," Senator Stone, the Senator Stone, the author of the measure, replied to Senator Lewelling by saying: "I introduced this measure by saying: "I introduced this measure because I thought it was right and that it affords men in office protection for their characters, without which they have nothing. I did not intend that it should be an office grabbing law." Senator Campbell said: "The effort in this ball to deprive the Republican. party of its recent victory is wrong. Do we want to thus attempt to perpetuate ourselves in office and say to the people. We will not accept the ver-dict returned at the last election. The last warning I had from my people at home was to do nothing at this special session which would in any sense tend to prolong the periods of office holding for the Populists,"

The Bill is Amended.

Senator Helmick, Mr. Lewelling not insisting on his motion to strike out the enacting clause, moved to amend the proposed law so that "no member of any state board, or other officer, or hereafter appointed by the governor, by and with the advice and consent of the senate, or the chief officer of any state institution, whose term expires at the end of a given number of years, or un til his successor is appointed and quali-fied, shall be removed during his allot-ted term of years for political reasons only, nor otherwise than by impeach-ment, except after having been con-victed in a court." This made the bill applicable only to the future, and would preclude the Reptiblicans from investi-gating Popullists for alleged offenses for to the enactment of the repealing

Senators Caldwell, Crossan and Shaffer favored the repeal of the existing law, but Senators Farrelly, Lewelling, Campbell and Ryan opposed it. Mr. Lewelling said he would vote for the bill if the author would accept an amendment making it effective in 1900. This was not accepted and Senator. favor of the bill. Senator Helmick ther withdrew his amendment and Mr. Lew elling renewed his motion to strike our the enacting clause, which prevailed by a vote of 20 to 15. The committee then arose and at 10:30 the senate adjourned.

DEVOUR THEIR OWN CHILD. Populists Kill a Bill Embodying One of Their Most Vaunted Principles.

The senate nearly all of Tuesday af-The senate nearly all of Tuesday af-ternoon discussed Senator Young's bill authorizing the people of all municipal-ities in the state to vote upon measures proposed for local government by city councils or boards of county commis-sioners. There were prolonged debates led by Senator Jumper, favoring the bill. Senator Farrelly headed the opposi-tion to the measure. It was a fight be-tween the Popullist members of the sentwen to the measure. It was a mint be-tween the Popullst members of the sen-ate. The Republicans did not make a speech during the afternoon, which is decidedly unusual. Senator Crossan op-posed, not the principle of the bill, but the form in which Senator Young had

Senator Zimmer said the passage of the bill would precipitate trouble in Kansas City, Kan. "We have enough elections down there now, but the sage of this bill will give us at one and perhaps two each day."

A motion to strike out the enacting clause of the bill failed to pass early in the discussion but the bill was so amended as to be unrecognizable, in comparison with its original form, and comparison with its original form, and its condition was responsible, late in the afternoon for the adoption, almost by unanimous vote, of the motion that the senate committee of the whole report that the bill be not passed.

ANOTHER HOLDUP LAW.

Some of the Popullists proposed that the law should not become operative until after the present state printer had procured the benefits arising from the extra and regular sessions of the legislature. This idea was advanced by Senator Crossan but Senator Morrow, Republican, insisted that since both the Popullist and Republican campaigners had promised economy in this direction that the Popullist senators ought not to object to the law going into effect at object to the law going into effect at

The prices to be paid for publication

of state documents and court syllabi in e official state paper are not reduced the bill as recommended for passage by the senate.

This bill was steered through the committee of the whole by Senator Cooke, chairman of the senate commit-

AN AMERICAN SYNDICATE Buys Ecuador's Public Debt and Will Build a Railroad.

Build a Railroad.

Washington, Jan. 4.—An American syndicate has obtained the right to build a railway in Ecuador, connecting the seacoast belt with the rich interior, heretofore almost cut off from the outside world. The details of the contract have not been officially published, but United States Consul De Leon at Guayaquil has supplied the snate department with much data respecting the enterprise, which in his opinion is likely to lead to the compiler reformation of the country.

As an incident to the execution of the contract the company has found it necessary or expedient to buy the entire national debt of Ecuador, amounting to \$1.50.09, the corporation assuming liability for about \$1.50.00 to the bondholders. The company has also received a concession to establish a bank at Guayaquil with a capital of \$1.000.00, which is to be in operation by next March. tion by next March.

ANOTHER WHITNEY COUP. Said to Have Secured Control of Edi son Electric Company.

New York, Jan. 4.—William C. Whitney has been aiming to secure control of the Edison Electric Light and Power company and it is now reported that he has accomplished his purpose in that direction.

Mr. Whitney was not in the city today to speak of the generally accepted reports regarding the gigantic transaction which he is credited with having carried through, and which represents many millions of dollars. D. O. Millis, one of the largest stockholders in the Edison company, said he was ready to believe that Mr. Whitney had stepped into absolute power in the Edison company. New York, Jan. 4.-William C. Whitn

Pope Will Forbid Ireland.

Consult the Best First!

Dr's. JOHNSTON & WALSH, America's Greatest Specialists in all Chronic, Nervous, Blood and

Special Diseases. Permanently Located in Topeka, Kansas Office 606 Kansas Avenue.

OFFICE HOURS-9 to 12 a. m., 2 to 5 p. m. Evenings-7 to 9 p. m. Sunday-10 a. m. to 1 p. m. CONSULTATION PREE at Office or by Letter. Dr. H. Austin Johnston is a graduate of one of the finest Medical Universities in the world and has had great experience in hospitals and private practice.

Dr. Edward Walsh, formerly Chicago's leading Specialist, is a graduate of Rush and Sen-

nett Medical Colleges, and was formerly President of St. Anthony's Hospital.

They are among the first physicians in the county to use the X-ray. By their new system of medicine and electricity the most hidden and difficult diseases are easily discovered and quickly cured. Their office is equipped with all the latest medical and electrical discoveries for perfect testing of the blood, nerven, heart, and all physical powers. On account of their long hospital and private practice they are able to cure many whom others deem incurable. THERE ARE HUNDREDS OF MEN who appear well and strong, who are really suffering martyrdom and untolid arong, due to a weakened condition of

really suffering martyrdom and untold agony, due to a weakened condition of the nervous system and vital powers. It makes even those with the best dis-positions irritable and cross. This class of cases often neglect to take treat-ment of any kind and suffer serious consequences; others consult physicians who many times laugh at them and make light of these troubles, and the consequence is the patient goes away, ashamed to tell his troubles, and suf-

Another class seek a cure in patent medicines, and usually suffer only disappointment and remorse.

DRS. JOHNSTON & WALSH WANT TO SAY RIGHT HERE THAN NO ONE NEED CARRY THE BURDEN OF SUCH DISEASES AS NERVOUS DEBILITY, NERVOUS IRRITATION, WEAKNESS, etc.

Everyone of These Cases is Curable.

They have proven it in thousands of cases. They are proving it every day.

They have proven it in thousands of cases. They are proving it every day.

Any man who consults these specialists is soon impressed with the difference in theirs and the methods of other physicians. They believe that a physician should procure every instrument or medicine or electrical discovery that will in any way aid in diagnosing the case and in its cure.

Every case differs from other cases in some respects. The idea of giving everyone the same medicine means only failure. So it is that every patient who treats with Drs. Johnston & Waish undergoes a most thorough and scientific examination. The blood is specially examined. The heart and lungs tested in the proper way. The cavities of the head are made clear as day by condensed and reflected light. And so in this manner no disease can escape their watchful eves and superb skill.

ful eyes and superb skill.

Then each case is treated for the proper disease and condition just as is found. They employ no students and each case is under their own observation. No wonder it is that they have such universal success. No matter how hopeless your case may seem to be, it would be wise to consult these famous spectalists. They have cured hundreds whom others said were incurable. How-They have cured hundreds whom others said were incurable. How-under their special examination your case is found to be incurable, they

ever, if under their special examination your case is found to be incurable, they will frankly tell you so.

NERVOUS DEBILITY—Sleeplessness, Despondency. St. Vitus' Dance, Epilepsy, Floating Spots before the Eyes, Pain in Head and Back, Threatened Insanity, Imaginary Fears, Neuralgia, Lack of Endurance, Easily Fatigued, Trembling, Dizziness, Fainting, Pains Around the Heart—these symptoms are often the signs of approaching nervous diseases—delay is fatal.

LADIES there are hundreds of you suffering from nervousness, pains and diseases peculiar to your sex, who are wasting time and money trying to get well by old-fashioned methods, Drs. Johnston & Waish have cured hundreds in a short time by their new methods, who were given up as hopeless by others.

CATARRH cured in five to ten treatments, scrofula, early consumption, bronchitts, asthma, pieurisy, cough, chronic throat disease, blood and skin tion, bronchitis, asthma, pieurisy, cough, chronic throat disease, blood and skin diseases, heart diseases, weakness, pains and palpitation of the heart, liver, kidney and bladder troubles, diabetes, Bright's diseases, rheumatism, neuralgia, dyspepsia, catarrh of stomach and liver constipation, indigestion,

Perfect cures guaranteed in all weakness and physical decay of men cured in a short time. No detention from business or

strictest privacy. OUR CREDENTIALS AND TESTIMONIALS ARE THE BEST. OUR CREDENTIALS AND TESTIMONIALS ARE THE BEST.

The numerous acknowledgements we have received from the newspapers for our remarkable cures in both medical and surgical cases is proof conclusive that our advancement methods cure where all others fail. Therefore, do not waste time with others, but consult us at once and regain your lost health. There is a stage in every disease that can be cured. Have you passed that stage? If not, do not experiment any longer, but consult us at once. Furthermore, we offer \$1,000 to any one proving our credentials false. We make it an object to investigate ours. No other specialist offers such a fair proposition. ONLY CURABLE CASES TAKEN. Best of reference and credentials. If you cannot call, write. Hundreds cured by mail.

Chicago Medical Institute, Topeka, Kansas.

GOMEZ WANTS PAY For His Soldiers Before Disbanding

Them. Havana, Jan. 4.-General Manmo Go nez, from his camp 200 miles westward. near Narcisso, has issued a proclamation o the Cuban army advising against disanding until the proceedings at Wash-State Printer to Be Milked to Head Off This Bill.

The senate Tuesday afternoon incommittee of the whole recommended for passage Senator King's bill making an average reduction of 20 per cent in all fees now being paid to the state printer.

Some of the Pepulists proposed that the law should not become operative until after the present state printer had procured the benefits arising from the extra and regular sessions of the legislature. This idea was alvanced by Senator Crossan but Senator Morrow, Republican, insisted that since both the "The period of transition is terminated: "The previous disturbed in terminated the size passes of duty to the country I serve. The Americans, tacitly our alies, have terminated the war with Sptin and signed a treaty of peace. To believed it was my duty not to move for any political or other object from the spot where I had drawn my sword so long as the enemies of the army had not completely evacuated the land. My presence elsewhere would have disturbed the repose and calmness necessary to consolidate peace, nor ought to have caused the things at Washington regarding the pay of the insurgent troops have been completed. It is dated becomes 23 and is in part as follows:

The moment has arrived to give a public explanation of my conduct and my purposes, which are always in accord with my sense of duty to the country I serve. The Americans, tacitly our alifes, have terminated the war with Sptin and signed a treaty of peace. The development has a payed a public and the payed to the country I serve. The Americans and the country I serve. The Americans and the payed to the country I serve. The Americans are always in accord with my sense of duty to the country I serve. The Americans are always in accord with my sense of duty to the country I serve. The Americans are always in accord with my sense of duty to the country I serve. The Americans are always in accord with my sense of duty to the country I serve.

It to have caused the Choans trouble by unnecessary minifestations during the jubiles.

"The period of transition is terminated; the army of the enemy is abandoning the country; the sovereignty of the great United States is beginning as singulated in the protocol, over all the island. But Cuba is not yet free or independent. Self-government is not yet constituted. For that reason we must dedicate ourselves to bringing about the disappearaince of the cause for American intervention.

"But, above everything else, in the spirit of fastice to the Cuban army, it is necessary that before the liberators of the people can dissolve, as a guarantee of order, that the deat which the country owes to its soldiers should be satisfied. Awaiting this result, I remain in my present position, always ready to help the Cubans finish the work to which I have dedicated my life."

A NOBLE PAIR ARRESTED For Using the United States Mails to Defraud.

Jacksonville, Fla., Jan. 4.—Postoffice Inspector W. S. Mayer, acting under the direction of Inspector in Charge Major James E. Stewart of Chicago, caused the arrest at St. Augustine, yesterday afternoon, of Baron and Baroness de Barn, for using the United States mails in an alleged scheme to defraud.

The couple, it is asserted, appeared in Chicago about the first of last September and worked from an office at 115 Dearborn street. The baron and baroness were arrested at their home in St. Augustine by United States Marshal Horr, and while they made no resistance, they claimed that the charge is one of mistaken identiby United States Marshal Horr, and while they made no resistance, they claimed that the charge is one of mistaken identity. Their home is furnished magnificently. They have been received with more or less social regard since coming to St. Augustine, and their entertainments have been very elegant. They will be given a hearing before United States Commissioner Goodeli at 10 o'clock tomorrow morning.

BOTH BADLY SCARED. Hungarian Duelists Shoot Into Walls of Nearby Buildings.

London, Jan. 4.—The Vienna correspondent of the Dully Mail says:

The duel between Baron Banffy and M. Horanzky was a ludicrous affair. The seconds had arranged a fight to the death at 20 paces. M. Horanzky, however, when he faced his opponent, was agitated beyond all control and Baron Banffy was hardly more comfortable.

"Each discharged four shots, but all so wide of the mark that the bullets were found lodged in the roof or high on the walls of the riding school where the encounter took place. The duellists finally left the building scowling flercely at each other."

A Dry Goods Failure. New York, Jan. 4.—Arustein and Bonn, dealers in dry goods in this city, assigned today. The liabilities are re-ported to be about \$80,000. The assets consist of stock and outstanding ac-

SNAP SHOTS AT HOME NEWS

The new term of the district court will commence next Monday. W. E. and J. D. Younkin of Great Bend are visiting relatives in Topeka. The Topeka Flambeau club will elect of-cers and adopt a new constitution to-

Jailer Carl Lawson of the county fall has been suffering with grip, but has resumed his duties. One Topeka real estate man says that he made over \$80,000 worth of sales of Topeka

The grip is still chalming its victims in Topeka. Not a day passes without many new cases being reported.

"A Runaway Wife" will be the bill presented by the Stater Dramatic company at the Crawford theater tonight.

The Topeka whist club has received a challenge from the Kansus City club, which will probably be accepted. The committee in charge of the inaugural erremony which will be held Monday, will hold its final meeting this afternoon.

The Topeka Commonwealth club discussed "The Guerney Market House" at the new state library rooms this after-The mid-winter term of the Y. M. C. A. ducational classes opened today with an abilition of the work of teachers and upits.

pupils.

The case of the state against Rev. G. D. Olden has been continued in the district court. He is charged with shooting Rutus Frasier.

"Under the Red Robe" will be given both a mainee and evening performance at the Crawford theater on Saturday of

at the Crawford theater on Saturday of next week.

Sam Radges, who used to be the crack whist player of Topeka, substituted for John Nowers at the Topeka substituted for John Nowers at the Topeka whist club last evening.

The sale of seats for the engagement of Hoyr's "A Stranger in New York" will open Saturday morning at the Rowley & Snow drug store.

The Republican Flambeau club which has secured a lease of the old court house, will put a stop to the rooms being used by families as living rooms.

Councilman Roundtree is one of the prominent members of the Benjamin Banneker club, which controls the politics of the Topeka colored Republicans.

A letter received from W. C. Swarts, who is with the Twentieth Kansas regiment, says that the boy's have good bunks, plenty to eat, and are therefore satisfied.

The David Henderson company, presenting "Our Regiment" and "A Scrap of Paper," which was booked for the Crawford theater Wednesday and Thursday evenings of next week, has canceled for the present.

A cake walk participated in by local classed talong is bained at the present.

the present.

A cake walk participated in by local colored talent is being arranged to take place at the Crawford theater on Thursday evening of next week. The winning couple will receive a cake and a cash prize of 100 in addition to the cake, and there will be second and third prizes of 50 and 13 respectively. American Declares a Dividend. New York, Jan. 4.—The directors of the American Steel and Wire company have declared a dividend of 1% per cent on the preferred stock.

CASTORIA Bears the Bignature Cat H. Flitcher. Bears the Boars the Cat H. The Kind You Have Always Bungton of Cat H. The Kind You Have Always Bungton Bungton of Cat H. The Kind You Have Always Bungton